AUCTION SALES.

WILSON & MAYERS, Auctioneers.

TRUSTEES' SALE OF VALUABLE SUBURBAN TRUSTEES' SALE OF VALUARLE SUBURBAN UNIMPROVED REAL ESTATE, KNOWN AS LOTS NOS. TWENTY-TWO AND TWENTY-THREE (22-23) IN SQUARE NO. 5077, IN THE SUBDIVISION OF "HILLBROOK." D. C. By virtue of a certain deed of trust duly recorded in Liber No. 3262, folio —, of the land records of the District of Columbia, and at the request of the party secured thereby, the undersigned trustees will sell at public anction on the premises on MONDAY, the 25th day of October, A. D. 1999, at 4 o'clock p. m., the following described real estate in the city of Washington, District of Columbia, and designated as and being lots 22 and 23, of the subdivision known and designated as "Hillbrook," in square No. 5077.

acquare No. 5077.

Terms of sale: One-third of the purchase money to be paid in cash, balance in two equal installments, payable in six and twelve months, with interest at the rate of 6 per cent per annum, until paid, from day of sale, secured by deed of trust upon the property sold, or all cash, at the option of the purchaser. A deposit of \$50 will be required at the time of sale. All conveyancing, recording, &c., at the costs of the purchaser. Terms of sale to be complied with within fifteen days from day of sale, otherwise the trustees reserve the right to resell the property at the risk and costs of the to resell the property at the risk and costs of the arealting purchaser, after five days advertisement such resale in some newspaper published in

O. J. MOAT. C. H. FRAME, S...

COMMISSIONERS' NOTICE.

OFFICE OF THE COMMISSIONERS OF THE District of Columbia, Washington, Oct. 8, 1999.—Notice is hereby given that the Commissioners of the District of Columbia intend to make the following-named improvements, which are, in their judgment, necessary for the publ, health, safety, and comfort. Assessments for one-hold of the cost of the same will be made as provided in public act No. 171, approved Aug. 7, 1894. Parties wind are interested in the proposed work are notified that the Commissioners will give a public hearing at the District Building on WEDNESDAY, THE TWENTY-SEVENTH DAY OF OCTOBER, 1999, AT ELEVEN O'CLOCK A. M., in the Board Room of the said Commissioners, to any and all persons who ELEVEN G'CLOCK A. M., in the Board Room of the said Commissioners, to any and all persons who may desire to object thereto. SET NEW GRAN-ITE CURB on the east side of 14th street, NW., from Oak to Otis streets, at an estimated cost of 255.00, to be assessed again all lots in square No. 2835 abutting on the said east side of 14th street between the limits named. On the cast side of 15th street, NW., from Q to S street, at an estimated cost of \$1,200.00, to be assessed against all lots in squares No. 297 and 298 abutting on the said east side of 15th street, NW., between the limits named. On the west side of 15th street, NW., from Q to Corcoran streets, at an estimated cost of On to be assessed against all lots in square No. 133 abutting on the said west side of 15th street, NW., between the limits named. On both sides of P street, NW., from Iowa Circle to 14th street, at an estimated cost of \$1,100.00, to be assessed against all lots in square No. 15th sides of P street, NW., from Iowa Circle to 14th street, at an estimated cost of \$1,100.00, to be assessed against all lots in square No. 241 and sorth of 262 activities. all lots in square No. 241, and north of 242 abutting SET NEW GRANITE CURB AND LAY CEMENT sessed against all lots in square No. 3539 abutting on the said south side of T street between the limits named. RESET CURB AND LAY CE-MENT SIDEWALK on the east side of 4½ street, SW., from L to M streets, at an estimated cost of \$450.00, to be assessed against all lots in square No. 544 abutting on the said east side of 4½ street between the limits named. On the east side of 4½ street between the limits named. die of 23th street, NE., from Rhode Island avenue of Hamlin street, at an estimated cost of \$693.09, to be assessed against all lots in squares Nos. 4219 and 259 abutting on the said west side of 24th street between the limits named. On the east side of 7th street, NE., from Fort drive to Jackson street, at an estimated cost of \$256.09, to be assessed against all lots in square No. 4128 abutting on the said ast side of 17th street between the limits named. In the west side of 7th street, NW., from Kenedy to Longfellow street at an estimated cost of 392.99, to be assessed against all lots in square No. 153 abutting on the said west side of 7th street between the limits named. On the north side of

s in the west half of square No. 3052, at an esti-

LEAVE NEW UNION STATION.

"EVERY OTHER HOUR ON THE ODD HOUR."
TO PHILADELPHIA AND NEW YORK.

"EVERY OTHER POST OF THE TOP OF THE TOP

(187)

(187)

(187)

(187)

(189)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(180)

(1

EVELAND. *9:10 p. m.
DLUMBUS *5:30 p. m.
HEELING. *9:10 a. m., *5:30 p. m.
HEELING. *9:10 a. m., *4:05, †5:00 p. m.
REDERICK, 18:20, †9:10, \$9:15 a. m., \$1:30, †4:05,

CHESAPEAKE & OHIO RAILWAY.

guaranteed.

4:00 P. M.—C. & O. Limited. Daily—Fast vestibuled train. Pullman sleepers to Lexington, Louistibuled train. Pullman sleeper

SCHEDULE IN EFFECT OCTOBER 10, 1909. Leave Washington, New Union Station. 9:00 a. m.—Daily—All points on Norfolk and

All information Fourteenth street and New York BOOKBINDING AND PAPER RULING.

Largest Morning Circulation.

THE LITTLE BROWN JUG

AT KILDARE

by the Bobbs-Merrill Co.

"That's a real inspiration on your part, Mr. Ardmore; and it's very sweet of you to mention it, but I have no idea and learn if possible how ghosts amuse that any harm has come to papa. It's tiemselves by day. He had thrust a nor, without dying in office, and besides, papa is none too friendly with the lieutengan ant-governor and would never think of allowing such a person to succeed him. The weapon was in good order. As allowing such a person to succeed him, the house, and while he heard whisting farther along the creek, followed quickly farther along the read while he had no idea that thunderbolt if he would disturb a self-possession so complete—a tranquillity as sweet as the fading afternoon.

"Mr. Ardmore's apparent dullness. The bland and child-like air. Many pages that the must launch a thunderbolt if he would disturb a self-possession so complete—a tranquillity as sweet as the fading afternoon.

"Mr. Ardmore's apparent dullness. The bland been driven to the point of madness that band and child-like air. Many pages and the must launch a thunderbolt if he wou

more, blotting the last of a number of rlegrams which he had been writing, asing a button. "It's much more hat for us to et Appleweight inh Carolina ail; and it's not goin to be say a do, now that Grissy
is would be other side, and angry at me about that scarlet fever telegram.'

"If there's to be a row, why don't lighted match above the pipe bowl for his hat to the prisoner and galloped you call the police and be done with an instant to make sure his tobacco was away.

it? asked a sad young member of the burning, Ardmore jumped up and covered While Mr. Ardmore was securing his mpany. His motor number had so him with the pistol. often figured in reports of speed law dolations that he was known as Eighteen "I thought you came down here

to-day, and meanwhile have to eat horse meat, just as they did in the slege of it might go off."
Paris. I shall be greatly provoked, to His drawl wa say the least," remarked Mrs. Atchison pleasantly; for her brother's amazing

"I think I shall spend more time in

dressed the offender.

A laugh rose as the sad young man | timber thief.' A laugh lose as the state of th flushed and looked inquiringly about. nedy to Longfellow street at an estimated cost of \$502.00, to be assessed against all lots in square No. 3503 abutting on the said west side of 7th street between the limits named. On the north side of Monroe street, NW., from New Hampshire avenue to 10th street, at an estimated cost of \$65, to be assessed against all lots in square 2831 abutting on the said north side of Monroe street, NW., from New Hampshire avenue to 10th street, at an estimated cost of \$65, to be assessed against all lots in square 2831 abutting on the said north side of Monroe street, NW., from New Hampshire avenue to 10th street, at an estimated cost of \$65, to be assessed against all lots in square 2831 abutting on the said north side of Monroe street between the limits named. Packing up all the gang and you've through the read breathlessly the startling street through the booth at the same \$4me. I was a reform candidate and needed votes, but I hoped Bally would get arrested and the first time. His face flushed, and be sent to jail. My impression is that you are really a citzen of Rhode Island, which is where Newport is."

The captive showed signs of anger for the first time. His face flushed, and be sent to jail. My impression is that you are really a citzen of Rhode Island, which is where Newport is."

The Alexander Packing up all the gang and you've through the got to come along with me."

The captive showed signs of anger for the took a step toward Ardmore, who immediately threw up the revolver so that it pointed at the man's head.

"Am I drunk or mad? I must followed the head-lines, then read breathlessly the startling street the come along with me."

The captive showed signs of anger for the first time. His face flushed, and the took a step toward Ardmore, who immediately threw up the revolver so that to point the followed the head-lines. The captive showed signs of anger for the first time. His face flushed, and the read breathlessly the startling street the through the point of the point of the followed the head-lines. The captiv

JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, Commissioners of the District of lambda.

MEAND, HENRY L. WEST, and WILLIAM JUDSON, COMMISSIONERS OF THE LAMBDA.

MEAND, HENRY L. WEST, AND JUDSON, COMMISSIONERS OF THE LAMBDA.

MEAND, HENRY

BOOKBINDERS.

Flat-opening blank books a specialty.
CHAS. H. POTTER & CO.,
Phone Main 3550. 510 12th nw.

RAILROADS.

SOUTHERN RAILWAY.

N. B.—Following schedule figures published only as information, and are not guaranteed.

For Atlanta, Birmingham, Mobile, New Orleans, Asheville, 9 s., m. and 10-35 p. m. daily; 9 s. m. for Chattanooga, and Memphis. Dining cars.

For Roanoke, Knoxville, Chattanooga, Nashville, Memphis.

Ailo s. m. daily. (Steper may be occupied after in p. m.). Dining cars.

For Mathat, Birmingham, Columbia, Chattanooga, Nashville, Memphis.

Ailo s. m. daily. (Steper may be occupied after in p. m.). Dining cars.

For Mathat, Birmingham, Columbia, Chattanooga, Nashville, Memphis.

Ailo s. m. daily. (Steper may be occupied after in p. m.). Dining cars.

For Mathat, Birmingham, Columbia, Chattanooga, Nashville, Memphis, Dining cars.

For Atlanta, Birmingham, Columbia, Chattanooga, Nashville, Memphis, Dining cars.

For Atlanta, Birmingham, Columbia, Chattanooga, Nashville, Memphis, Dining cars.

For Atlanta, Birmingham, Columbia, Chattanooga, Nashville, Memphis, Dining cars.

For Atlanta, Birmingham, Columbia, Chattanooga, Nashville, Memphis, Dining cars.

For Atlanta, Birmingham, Columbia, Chattanooga, Nashville, Memphis, Dining cars.

For Atlanta, Birmingham, Columbia, Chattanooga, Nashville, Memphis, Dining cars.

For Atlanta, Birmingham, Columbia, Chattanooga, Nashville, Memphis, Dining cars.

For Atlanta, Birmingham, Columbia, Chattanooga, Nashville, Memphis, Dining cars.

For Atlanta, Birmingham, Columbia, Chattanooga, Nashville, Memphis, Dining cars.

For Atlanta, Birmingham, Columbia, Chattanooga, Nashville, Memphis, Dining cars.

For Atlanta, Birmingham, Columbia, Chattanooga, Nashville, Memphis, Dining cars.

For Atlanta, Birmingham, Columbia, Chattanooga, Nashville, Memphis, Dining cars.

For Atlanta, Birmingham, Meleculary of the captive, sit on the properties of the captive of the c Local for Harrisonburg, 8:30 a, m. daily, 4:25 p, m. weekdays; for Danville, 7:30 a. m. daily; for Charlottesville, 7:30 as far as Griswold; yet he was puzzled as far as Griswold; yet he was puzzled as far as Griswold; yet he was puzzled as far as Griswold was in the field to know why Griswold was in the field at all. Miss Dangerfield's suggestion that from Bluemont.

L. S. BROWN, Gen. Agent.

Griswold's interest in the daughter of the governor of South Carolina accounting for his presence on the border seemed belonged to know on the border seemed belonged to know on the finger on the trigger. He was very proud of himself; for while to Miss Jerry Dangerfield undoubtedly belonged the honor of capturing the thief Appleweight. tion against another. Ardmore could go perspiring freely. He moved along "Well, if it's anything to you, we're as far as Griswold; yet he was puzzled docilely, and finding that he manifested the South Carolina militia, so you'd betto know why Griswold was in the field no inclination to bolt, Ardmore dropped at all. Miss Dangerfield's suggestion that Griswold's interest in the daughter of finger on the trigger. He was very (TO BE CONTINUED TO ed for his presence on the border seemed Dangerfield undoubtedly belonged the plausible at first; and yet the more he honor of capturing the thief Appleweight, The Anacostians Form Club. plausible at first; and yet the more he honor of capturing the thier Appleweight, thought about it the less credible it yet he had single-handed arrested a member of the famous gang, and he had ber of the famous gang, and he had had talked to him about women with had talked to him about women with had talked to him about women with a resolved upon a convenient. Then the frankness that had characterized all method of disposing of his prisoner. They their intercourse, and Ardmore racked his paused while Ardmore mounted his horse, Frye; secretary, Norris Scott; treasurer, brains in his effort to recall the few silencing the captive, who took the op-affairs to which the associate professor portunity to break out protestingly tion: guard, Melvin William Fracof admiralty had pleaded guilty. Memory against what he termed an infamous outbrought these back to him slowly. There rage upon personal liberty. was an Old Point Comfort affair, dating "You've taken me from one State inback to Griswold's student days, and to to another without due process of law," chairman; Norris Scott, and William declared the stranger, thinking to impress Gatewood. later; and there was the girl he had "Go right on now; that's a good fellow." supreme met on a steamer, about whom Griswoid replied the master of Ardsley, lifting the to one.

and the thought that this must be true widened the breach between them. And snorted the prisoner, who was trudging when he was saying to himself that the along doggedly with the nose of Arddaughters of governors are not in the more's horse occasionally poking his

habit of picking up cavaliers and in-trusting State affairs to them and that it was almost inconceivable that the con-laborers were at work, and Ardmore

a stone wall, and he confessed to himself that the situation was beyond him. kindly see that he does not lack for food."
Two of the men jumped forward and These reflections carried him far toward

service.

11:29 P. M.—F. F. V. LIMITED. Daily—Solid vestibule train. Pullman sleepers to Cincinnatt, Lexington. Louisville, and Virginia Hot Springs daily. Dining cars, a la carte service. Pullman sleepers Cincinnatt to Chicago and St. Louis, and Louisville to Memphis, Nashville, and New Orleans, Chesapeake and Ohio Offices, 5i3 Pennsylvania avenue, 133 F street, and New Union Station. Telp phone Main 1066 or 2206 for tickets, baggage checks, reservations, and Taxicab.

filled with bowlders round which the water foams in many curves and splashes, running away in the merriest ripples, so that it is never wholly tranquil. By jumping from bowlder to bowlder to bowlder to chicago and St. Louis, and Louisville to Memphis, Nashville, and New Orleans, or the care foams in many curves and splashes, running away in the merriest ripples, so that it is never wholly tranquil. By jumping from bowlder to bowlder to bowlder to chicago and St. Louis, and Louisville to Memphis, Nashville, and New Orleans, or the care foams in many curves and splashes, running away in the merriest ripples, so that it is never wholly tranquily the corn had been removed, the prisoner was thrust sprawling upon the yellow ears, and when he rose and flung himself round, the door of the corn-crib phone Main 1066 or 2206 for tickets, baggage checks, remning away in the merriest ripples, so that it is never wholly tranquily the corn had been removed, the prisoner was thrust sright, boys; that's right, bo rage now, seeing that his imprisonment He drew out his map and held it was a serious matter, and that it seemed against a tree the better to study it, likely to be prolonged indefinitely. reassuring himself that his own property "They always told me you were a

"They always told me you were a fool," ine embraced several sections of the he howled, "but I didn't know that any the forest on the south side of the State thing as crazy as you are was loose in

give him hydrophobia; but he's perfectly ontent in the wine celar.' 'What are you going to do with him?" "I haven't decided yet just what to do with him, but the scoundrel undoubtedly belongs in South Carolina, and I have

every intention of making his own State

punish him." prison door and glared out upon his jailer with a new, fierce interest. 'I tell you I've nothing to do with the

The stranger was dressed like a coun- more, folding his arms across his chest, tryman, but he was unmistakably not "You're either the King of Slam or the of the Ardsley force of workmen, for Prince of Petosky. As either, I salute

an instant to make sure his tobacco was burning, Ardmore jumped up and covered him with the pistol.

"I beg your pardon," said the master of Ardsley, "but you're my prisoner!"

The stranger shook the flame out of the match-stick carefully and threw it away before turning toward his captor.

"Young man" he said with perfect in each stood a sult-case and a hand-live interior of a way.

While Mr. Ardmore was securing his burning his prisoner in the corn-crib it may be interested in each stood a securing his burning his prisoner in the corn-crib it may be interested by Mr. L. Tobriner for appellee, concluded by Mr. L. Tobriner for appellee, concluded by Mr. E. H. Jackson for appellant, continued by Mr. E. H. Jackson for appellee, concluded by Mr. C. H. Syme for appellee, and concluded by Mr. C. H. Syme for appellee, and concluded by Mr. C. H. Syme for appellee, and concluded by Mr. C. H. Syme for appellee, and concluded by Mr. C. H. Syme for appellee, and concluded by Mr. C. H. Syme for appellee, concluded by Mr. C. H. Syme fo for quiet and not to get into trouble, Ardy."

"If I miss my steamer nine days from to-day, and meanwhile have to eat horse meat, just as they did in the slege of the mistranger shook the name out of the interior of which was roughly but the match-stick carefully and threw it away before turning toward his captor.

"Young man," he said with perfect self-possession, "don't fool with that gun; it might go off."

"Young man," he said with perfect self-possession, "don't fool with that gun; it might go off."

Little interior of which was roughly but comfortably furnished. Above were two small sleeping-rooms, and beside the bed in each stood a suit-case and a hand-stood as the captor.

"Young man," he said with perfect said with perfect self-possession, "don't fool with that gun; it might go off." His drawl was characteristic of the region; his tone was one of amused tol-

head. and contentment, as he occasionally "You are an intruder on my property." stroked his short brown beard, or threw vs. Inter America after this," remarked Eighteen Eighty. "I did not know that amusing things ever happened over here. What I'm much mistaken you have been play-

without even knowing the name of the ger was clearly surprised. He held his papers tied together with a piece of State he is in." "But there's really no difference between North and South Carolina, is there?" persisted Eighteen Eighty.

Jerry put down her fork, and folded her hands beside her plate, while she ad
pipe in his hand with his thumb over twine and drew one out and spread it the bowl and seemed to take a more serious interest in his captor.

"And now," continued Ardmore, "I'm affairs were stamped in printer's link bored him immensely; and then the bold hands beside her plate, while she adtheir disreputable gang, so I'm going half a quarter of the sheet caused him to lock you up." between the Old North State and South
Carolina is not merely geographical—it is also intellectual, ethical, and spiritual.
But may I ask you whether you know of which State you are a citizen?"

A laugh rose as the sad yours not compared to lock you up."

The stranger turned toward the cabin, one corner of which was plainly visible, and shrugged his shoulders.

The stranger turned toward the cabin, one corner of which was plainly visible, and shrugged his shoulders.

The stranger turned toward the cabin, one corner of which was plainly visible, and shrugged his shoulders.

The stranger turned toward the cabin, one corner of the cabin resoundingly. He pow bent over the paper with the greatest cargerness, muttering as he read, and some of his mutterings were, it must be confessed, not without professe and the cabin of the cabin resoundingly. ment,

the west half of square No. 3682, at an estisat of \$1.947.00. The alleys in square No.
n estimated cost of \$6.148.00. The alleys in square No.
1084, at an estimated cost of \$6.148.00. The alleys in square No.
1084, at an estimated cost of \$6.148.00. The alleys in square No.
1084, at an estimated cost of \$6.148.00. The alleys in square No.
1084, at an estimated cost of \$6.148.00. The alleys in square No.
1084, at an estimated cost of \$6.148.00. The alleys in square No.
1084, at an estimated cost of \$6.148.00. The alleys in square No.
1084, at an estimated cost of \$6.148.00. The alleys in square No.
1085, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.
1086, 1084, at an estimated cost of \$6.148.00. The alleys in square No.

"It's awfully nice of them to like my want you to march straight ahead of scenery. You'd better send your best me. Step lively now!" And Ardmore man out of meet Col. Gillingwater, of the North Carolina militia, and tell him "March!" he pistol menacingly.

The suffully nice of them to like my want you to march straight ahead of he was so absorbed that he failed to adopt hear stealthy steps at the rear of the platform, but he was now rudely platform, but he was now rudely aroused by two uniformed youngsters.

Well, if it's anything to you, we're

[TO BE CONTINUED TO-MORROW.]

tion; guard, Melvin Wilkerson; board of iel Thompson, and William Gatewood. Constitution committee, Arthur C. Frye,

the prisoner leaned heavily against his DAILY COURT RECORD

DISTRICT COURTS.

Equity Court No. 1.

No. 16948. Nauck vs. Nauck; reference to auditor.

to 28467. Hines vs. Heare; receiver authorized sell at private sale. Attorneys, C. F. Diggs-F. Downing and G. A. Berry.

10. 28852. Kieny vs. Kieny; alimony pendente liteleted. Attorney, R. E. Mattingly.

G. Kimball—Brandenburg & Brandenburg No. 28250. Walsh vs. Walsh; commission ordered to issue. Attorneys, M. J. Colbert and A. L. New-myer-G. F. Havell and J. D. Williams.

tween the finals named. On the north side of Monroe street, NW., from New Hampshire arenue to 10th street, at an estimated cost of \$65, to be assessed against all lots in square 2831 abutting on the said north side of Monroe street, NW., from New Hampshire arenue to 10th street, at an estimated cost of \$65, to be assessed against all lots in square 2831 abutting on the said north side of Monroe street, NW., from New Hampshire arenue to 2851 abutting on the said north side of Monroe street between the limits named. PAVE ALLEYS WITH VITRIThe debate as to Eighteen Eighty's legal into the forest from a little platform Appleweight, so you've lost your leader. No. 385, at an estimated cost of \$2.195.00. The alleys in the west half of square No. 305, at an estimated cost of \$65, to be sent to fall. My impression is that you are really a citzen of Rhode Island, but took a step toward Ardmore, who immediately threw up the revolver so that it pointed at the man's head.

"Stop right there! We've got old man Appleweight, so you've lost your leader. No. 3853. United States vs. Edward Williams; as-mail to the forest from a little platform Appleweight, so you've lost your leader. No. 28632. Ernest vs. Ernest; reference to example the took a step toward Ardmore, who immediately threw up the revolver so that the pointed at the man's head.

"The debate as to Eighteen Eighty's legal residence was interrupted by the arrival of a summons for Ardmore, who hurried-alleys in the west half of square No. 3863. It is without the first time. His face flushed, and the took a step toward Ardmore, who immediately threw up the revolver so that the pointed at the man's head.

"The debate as to Eighteen Eighty's legal residence was interrupted by the arrival of a summons for Ardmore, who hurried-alleys in the west half of square No. 3863. United States vs. Harry Brown; grand he took a step to who immediately threw up the revolver so that the pointed at the man's head.

"A. H. Wison and J. H. Wison and J. H. Wison and J. H. Wison and J. H. Wis

Wilson & Barksdale,
No. 28876. Reed vs. Reed; rule returnable October 29. Atterney, J. W. Patterson.
In re (lunacy) William M. Gartrell; rule returnable October 29, 1969.
In re (lunacy) George W. Wells; order to make payment and invest funds.

JUSTICE BARNARD.

Estate of Edward McMahon; petition for sale of real estate. Attorneys, Cole & Donaldson.

Estate of Henry W. Wessells; order granting letters of administration; bond, \$1,500. Attorneys, Lyon.

Estate of Clemes C. Chaffee; order granting let-Late of Henry W. Wessells; order granting letters of administration; bond. \$1,500. Attorneys, Lyon.

Estate of Henry W. Wessells; order granting letters of administration; bond. \$1,500. Attorneys, Lyon.

Estate of Clemes C. Chaffee; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Clemes C. Chaffee; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Clemes C. Chaffee; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Henry W. Wessells; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Henry W. Wessells; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Clemes C. Chaffee; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Clemes C. Chaffee; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Henry W. Wessells; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Henry W. Wessells; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Clemes C. Chaffee; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Henry W. Wessells; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Henry W. Wessells; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Henry W. Wessells; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Henry W. Wessells; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Clemes C. Chaffee; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Henry W. Wessells; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Henry W. Wessells; order granting letters of administration; bond. \$1,000. Attorneys, Lyon.

Estate of Henry W. Wessells; order granting letters of administration; bond. \$1,000. Attorn

Circuit Court No. 1.

Brandenburg.
No. 51972. Washington Gaslight Company vs. La
Normandie Hotel Company; judgment by default. Attorneys, Coldren & Fenning, The Washington Herald is absolutely supreme in the morning field as two is to one.

J. J. Darlington and W. F. Mattingly. No. 51403. Baxter, jr., trustee, vs. Diggs; leave

"It tell you I've nothing to do with the Appleweights! I don't want to reveal my identity to you, you young beggar; but I demand my legal rights."

"My deear sir," retorted Ardmore, "you have no legal rights, for the writ of habeas corpus doesn't go here. You seem rather intelligent for a barn burner and timber thief. Come now, what is your timber thef. Come now, what is your timber thef. Come now, what is your to fine United States. Present: The Chief Justice, Mr. Justice Harlan, Mr. Justice Brewer, Mr. Justice White, Mr. Justice Day. Clarence Munson Bushnell, of Buffalo, N. Y. and Antonio C. Gonzalez, of New York City, were admitted to practice.

No. 17. The Irrigation Land and Improvement Company, appellant, ya. Ethan Allen Hitchcock.

No. 8382. Oliver vs. Philadelphia, Baltimore, and Washington Railroad Company; motion to restore to calendar granted. Attorneys, A. S. Worthington —M. Kenney & Flannery.

No. 57923. Esher vs. Henley Stone Company; no

No. 1. Georgia L. Everett, plaintiff in error, vs. Edward Everett. Argued by Mr. George Zabriskie for the defendant in error, and submitted by Mr. Frank H. Stewart for the plaintiff in error.

No. 2. Lathrop, Shea and Henwood Company, plaintiff in error, vs. Interior Construction and Improvement Company. Argued by Mr. Clarence M. Bushnell for the plaintiff in error, and by Mr. C. Walter Artz for the defendant in error, Adjourned until Monday next at 12 o'clock.

The day call for Monday, October 25, will be as follows: Nos. 7, 9 (and 121), 11, 18, 19, 1 (original), 29, 21, 22, and 23.

miss cause overruled. Attorneys, Brandenburg & Warnell Mr. Company; motion for new trial overruled and judgment or verdict. Attorneys, R. Schollers—A. L. Newmeyer.

No. 52838. McKnight vs. Capital Traction Company; and G. A. Berry—R. R. Perry & Son and G. T. Dunlop.

No. 52829. Jones vs. Capital Traction Company; leave granted plaintiff to amend declaration. Attorneys, Milan & Smith—R. R. Perry & Son and G. T. Dunlop.

torneys, same.

No. 41. Hamilton vs. Brightwood Railway Corpany, Attorneys, Downing & Berry-Darlington,
No. 81. Lohr et al. vs. Title Guaranty and Surety
Company, Attorneys, Balderston-Gittings & Cham-

No. 13. Attorneys, Wolf & Rosenberg-Darling-Company. Attorneys, Wolf & Rosenberg-Darling-Company. Attorneys, Wolf & Rosenberg-Darlingon.
No. 61. Tyssowski et al, vs. F. H. Smith Co. At-

Circuit Court No. 2.

CHIEF JUSTICE CLABAUGH.

No. 51276. United States, to use of Warren Ehret Company, rs. George A. Fuller Company; clerk ordered to refund deposit as security for costs, Attorneys, Tucker & Kenyon-E. S. Duv-ll, ir.

No. 51860. W. B. Moses & Sons vs. Davis; motion for judgment continued, &c. Attorneys, R. G. Donaldson-F. E. Prall.

No. 51753. Donaldson vs. McNamara et al.; demurrer overruled. Attorneys, Cole & Donaldson Murrer overruled. Attorneys, Cole & Donaldson Streets northwest-Square 70, part of lot seconds streets northwest-Square 70, part of l

No. 51930. Milliard vs. Employes' Mutual Benefit ssociation; motion to dismiss overraled, &c. At-erneys, B. L. Gaskins-Fred, Beall and William John Ridout.

R. Robinson vs. Robinson; leave to amend No. 51945. Recaide vs. Cockrell; demurrer to

declaration overrolled, &c. Attorneys, Barnard & Johnson—F. Beall and William Henry,
Assignments for to-day:
No. 184. Dore vs. Capital Traction Company. No. 18½. Dure vs. Capital Traction Company.
Attorneys, Balderston—Perry & Sons and Dunlop,
No. 46. Griffith et ux, vs. Metropolitan Life Insurance Company. Attorneys, Wilson, ir., and Pratt
—Berry & Minor and Rowland,
No. 51675. Mackenzie vs. Crouse. Attorneys,
Mather—Davis.

No. 20 Rown vs. Philadelphia, Pattimore and
Sign. Sig

No. 32. Brown vs. Philadelphia, Baltimore and Washington Railway Company, Attorneys, Baker, Sherrill & Miller-McKenney & Flannery. No. 92. Waldron vs. Dieudonne, Attorneys, John-

United States vs. William Jenifer. Criminal Court No. 2. JUSTICE STAFFORD.

No. 28554, United States vs. William Joyce; embezzlement; sentenced to penitentiary for one year

No. 26699. United States vs. Curtis Young; house-No. 26683. United States vs. Emerson Cooper; carnal knowledge; plea not guilty.

Square 1049, 10t 15; Joseph U. Statingly et a trustees, to Otto Heitmuller, \$3,000. Tenth street northeast, between B and C—Square 1049, part of lot 7; George M. Bond to Sar V. Bond, \$10. pretenses; nolle pros. entered. No. 26330. United States vs. Jay Wood; house-No. 2630. United States vs. Jay Wood; house-breaking sind larceny; plea not guilty. No. 51927. Hayden et al. vs. Smith; motion to dismiss order dismissing appeal overruled. Assignment for October 25: United States vs. Melville Finkney, William Jack-son and James Finkney.

Probate Court. JUSTICE BARNARD.

Estate of Edward McMahon; petition for sale of real estate. Attorneys, Cole & Donaldson.

Estate of Henry W. Wessells; order granting let-

ters testamentary; bond, \$1,800. Attorneys, Baker, Shreby & Hogan.

Estate of Henrietta V. Barry; petition for letters of administration. Attorney, J. W. Blackburn.

Estate of Mary Dealy; order granting letters testamentary; bond, \$1,500. Attorney, G. P. McGlue.

In re Daniel J. Mulcahy; order to purchase property. Attorney. D. W. O'Donoghue.

Estate of Asbury Neal; order discharging rule and dismissing petition. dismissing petition. Attorney, J. W. Patterson. Estate of Rebecca McK. Moses; order granting let-ters testamentary; bond, \$40,000. Attorneys, Cole &

Coffin.

Estate of Christian C. Queen; order revoking reference to auditor. Attorney, W. J. Lambert.

Estate of Fannie B. Patterson; order granting
letters testamentary; bond, \$100. Attorney, Charles Estate of Mary T. Aldis; renunciation filed and commission ordered to issue. Attorney, C. Hackett, Estate of Smith S. Leach; will dated August 28,

Estate of David Y. Green; petition for letters tes-amentary, Attorney, W. C. Martin. Estate of Charles C. Boyd; exemplified copy of

JUSTICE STAFFORD.

No. 671. In re damages for change of grade; No. 845. United States vs. Seven Cases California Raisins and Two Cases Evaporated Apples; judgment of condemnation.
No. 867. United States vs. Five Cases Hurdle Brand Holland Gin; time to file answer extended.

No. 847. United States vs. Six Barrels of Currants; No. 820. In re extension of Rittenhouse street

Equity Suits.

No. 28878. William A. H. Church et al., executor, vs. Marvin G. M. Brennan et al.; for instruction to executors. Attorney, J. J. Darlington. No. 28879. Joseph B. Grinder et al. vs. James A.

No. 52041. Commercial National Bank vs. Jan C. Revers, judgment Municipal Court, \$170. Attorney. Meyer Cohen.
No. 52042. Robert Jackson vs. Abner-Drury Brew-

Transfer and Storage Company; damages, \$10,000. Attorney, E. L. Gles. District Petition. No. 857. United States vs. Gong Fang; deporta-

REAL ESTATE TRANSFERS.

EXCURSIONS.

NEW NORFOLK LINE \$2 ONE ROUND \$3 POTOMAC AND CHESAPEAKE STEAMBOAT COMPANY Steamer St. Johns

-M. Kenney & Flannery.

No. 57923. Esher vs. Henley Stone Company; motion to quash attachment granted; appeal noted. Attorneys. E. Forrest—Gittings & Chamberlin and R. W. Hills.

No. 50883. Birmingham vs. Capital Traction Company; motion to advance case for trial granted. Attorneys. W. J. Lambert and R. H. Yeatman—R. R. Perry & Son and G. T. Daulop.

No. 5200. Brandenburg vs. Scott; motion to dismiss cause overruled. Attorneys. Brandenburg & Brandenburg—Ivan Heideman.

No. 50883. Cotton vs. Palmer; motion for new

ORFOLK & WASHINGTON STEAMBOAT COMPANY EVERY DAY in the year for Fort Monroe, Norfolk, Newport News, and points South.

and Merchants and Miners' Steamship Co. for New York, and Merchants and Miners' Steamship for Boston.

E. General Ticket Office, 720 14th st., Bond Bildg.

(Phone Main 1830.) 7th st. wharf ('Phone Main 1830.)

JNO. CALLAHAN, 2d V. Pres, and Gen'l Mgr. W. H. CALLAHAN, Gen'l Pass, Agt.

SPECIAL SUNDAY TRIP Steamer MACALESTER,

SUNDAY, OCTOBER 24, 1909. Leaves dock, foot of 7th street, 2:30 p. m.; home again 6 p. m.
A delightful 40-mile sail on the Potomac. Cafe and Buffet at city prices.

FARE, ROUND TRIP, 25 CENTS. Cars from 15th St. and N.Y. Ave. Every quarter hour; pass Main Entrance Zoological Park, to Chevy Chase; connect with Kensington line

15; William K. Reeve et ux. to J. Paul Smith,

Twelfth street and Georgia avenue southeast— Square 1921, lots 16 and 17; Bernard F. Joy et ux. to Nathan Seiger. 519. Square 519—Lot 25; Thomas D. Schnopp et ux. to Ballhasar Gerlach et ux., \$10. 1829 I street northwest—Square 105, part of lot 20; Eliza S. Embry to Lou Belle Bruce Webster, \$10.

Massachusetts avenue southeast, between Sixteenth

assaciusetts avenue sciinteast, between Sixteenth and Seventeenth-Square 1087, lots 12, 13, and 16; Eliot H. Thompson et ux, et al. to Eliot H. Thompson, ir. 519. xteenth street and Massachusetts avenue south-east-Square 1087, lots 10, 11, 14, 15, and 20 to 27; Eliot H. Thompson et ux, to Eliot H. Thompson, ir. 519. Thompson, ir., \$10. Massachusetts arenue south-east; also Sixteenth and B streets southeast—square 1887, lots 10 to 13, and 23 to 26; Eliot H. Thompson, ir., et ux. to Thomas Edwards,

oth street and Massachusetts arenue

New Hampshire avenue northwest, near Rock C road—Square 2898, lot 19; Louis Hartig et ux. to Katherine H. Estler, \$10.

New Hampshire avenue northwest, near Rock Creek road—Square 2808, lot 20; same to Minnie Hartig, \$10.

Thirteenth street between the contractions of the contraction of the contra

Hartig, \$10.

Thirteenth street, between Pennsylvania avenus and E street southeast—Square 1043, lot 60; Amanda J. Scott to Martin S. Fealy, \$10.

Thirteenth street northeast, between B and C—Square 1010, lot 18; Joseph C. Mattingly et al., Barry Farm.—Lot 89, section 3; Lester B. Platt et al., trustees, to Elizabeth L. Conyers, \$10.
Waggaman & Ridout Trustees's Addition to Washington—Lot 102, blocks 7 and 8, county liber 23,

folio 3; Edgar D. Shaw et ux. to Charles D. Voorhis, \$10. Voornis, 410.

Holmead Manor-Square 2830, lot 106; George W.

Decker et ux. to James D. Risdon, \$10.

1425 Twentieth street northwest-Square 114, lots 8

and 9; E. Gertrude Belrose et al. to James M. streets northwest, between Sixteenth and Seven-teenth streets—Square 182, part of lot 29; James M. Johnston et ux. to E. Gertrude Befrose and

to Watson F. Clark and Erskine Gordon. tees, to secure James T. Howenstein, \$1,500, 3 years, 6 per ceni, semi-annually. quare 4316-Lot 15; Richard M. Chiff et al. to 8. Kiggins Terry and Louis N. Richardson, trustees, to secure H. F. Mandler & Co., \$350, 2

years, 6 per cent, semi-annually, quare 70—Part of lot 15; J. Paul Smith et ux. to Edward W. Whiteside and Horrey T. Winfield, trustees, to secure Home Building Association, \$1,400. Square 624-Part of lots 21 and 22; Mary Scanlon to Harry S. Welch and Aaron H. Frear, trustees, to secure Helen B. Welch, \$250, 1 year, 6 per

Square 1269—Part of lot 273; John T. Jenkins et ux. to George W. Offutt and John W. Bogley, trustees, to secure Potomac Savings Bank, \$4,300, 5 years, 6 per cent, semi-annually.

Mount Pleasant and Pleasant Plains—Lot 438, in Brown's subdivision, county liber 16, folio 102; George B. Farquhar et ux. to O. P. M. Brown and Howard Boyd, trustees, to secure George O. Talburtt, \$750, monthly payments, 6 per cent. Square 1261—Part of an unnumbered lot; Charles W. Mossell to Frederick A. Fenning and Frank P. Reeside, trustees, to secure William A. W. Mossell to Frederick A. Fenning and Frank P. Reeside, trustees, to secure William A. White, \$530, 3 years, 5½ per cent, semi-annually, ichmond Park—Square 1957, lots 17 and 18; Emily P. McClelland to James E. Edmunds and Edward R. Mouroe, trustees, to secure Northwest Washington Improvement Company, \$3,277.36, monthly payments, 5 per cent, uare 1043—Lot 60; Martin S. Fealy et ux. to American Security and Trust Company, trustee, to secure the Washington Savings Bank, \$2,500, 3 years, 6 per cent, semi-annually.

to secure the Washington Sarings Bank, \$2,500, 3 years, 6 per cent, semi-annually.

Square 195—Parts of lots 37, 58, and 113; Annie V. Rogers et al, to John Taylor Arms and Samuel A. Drury, trustees, to secure Lee Brown, \$5,460, 1 to 36 months, 6 per cent.

Barry Farsh—Lot 59, in section 3; Elijah L. Conyers et ux. to Charles B. Caywood and C. Chester Caywood, trustees, to secure Lester B. Platt et al., trustees, \$160, 1 to 32 months, 6 per cent, Square \$35—Lot 31; Belle V. Burns et vir to Frank J. Dieudonne and James Barry, trustees, to se-J. Dieudonne and James Barry, trustees, to se eure Perpotual Building Association, 25,300.

Petworth Addition—Lot 17, in square 22; Charles F. Haden et ux, to Julius Peyser and Emanuel Speich, trustees, to secure Merchants and Mechanics Saving Bank, \$1,800, monthly payments,

E. Hill; judgment Municipal Court, \$90. Attorney, J. A. Hieks. famile F. Ellin to William Manogue and Harry W. Smith, trustees, to secure Thomas W. Smith, \$300, 3 years, 6 per cent, semi-

Square 982-Part of lot 8, two parcels; John H. No. 52542. Theophilus H. Hoover vs. Capital Traction Company; damages, \$10,000. Attorney, J. D. Williams.

No. 52543. Theophilus H. Hoover vs. Capital Traction Company; damages, \$10,000. Attorney, J. D. Williams.

No. 52544. George W. Robinson vs. Merchants'

Transfer and Storage Company; damages. \$10,000.

William E. Edmonston, trustee, \$1,000, 1 ye.7, 6 per cent, semi-annually.

Mount Pleasant and Pleasant Plains, Center street —Part of lot 34, in S. P. Brown's subdivision; John Moon et ux. to American Security and Trust Company, trustee, to secure National Savings and Trust Company, \$1,000, monthly payments, 5 per cent. Thousands of persons read the "want

Randle Park Addition to Congress Heights-Square 5899, lot 14; United States Realty Com-pany to Edward J. Newcomb, \$10.

Vermont avenue, between T and U-Square 361, lot do likewise.

Thousands of persons read the "want page" every day. If you are not one of them you will find it to your interest to

MEREDITH NICHOLSON.

CHAPTER XV—Continued.

CHAPTER XV—Continued.

The prisoner gazed down upon the prisoner gazed down upon

these wore a rough sort of uniform. His hands were thrust carelessly into the side pockets of a gray jeans coat. They were thrust in deep, so that the coat sagged at the pockets. His trousers were turned up from a pair of rough shoes

This statement failed, however, to pro-"There may be trouble," said Ardmore to his guests as they sat at luncheon. "But I should hate to have it said that my guests could not be taken care of here perfectly. I beg that you will all remain."

There may be trouble," said Ardmore turned up from a pair of rough shoes and he wore a gray flannel shirt, the collar of which was guiltless of a tie. He was smooth shaven, and carried in his mouth a short pipe, which he paused to relight when about a dozen yards from Ardmore. Then, as he held the and mounting his horse he gravely lifted match mothers are the prisoner and mounting his horse he gravely lifted match mothers.

pleasantly; for her brother's amazing awakening delighted her and it was a cheering experience that he promised, of civil war, battle, murder, and sudden death.

In the room below sat a man in his shirt-sleeves, his feet on a cheap deal table, blowing rings from a cigar. He presented a picture of the greatest ease have a continued by Mr. W. J. Lambert for appellart.

In the room below sat a man in his shirt-sleeves, his feet on a cheap deal table, blowing rings from a cigar. He presented a picture of the greatest ease have described by Mr. W. J. Lambert for appellart.

In the room below sat a man in his shirt-sleeves, his feet on a cheap deal table, blowing rings from a cigar. He presented a picture of the greatest ease have described by Mr. W. J. Lambert for appellart.

In the room below sat a man in his shirt-sleeves, his feet on a cheap deal table, blowing rings from a cigar. He presented a picture of the greatest ease have described by Mr. W. J. Lambert for appellart.

In the room below sat a man in his shirt-sleeves, his feet on a cheap deal table, blowing rings from a cigar. He presented a picture of the greatest ease have described by Mr. W. J. Lambert for appellart.

In the room below sat a man in his shirt-sleeves, his feet on a cheap deal table, blowing rings from a cigar. He presented a picture of the greatest ease have a policy of diminution of record and petition for certain down and Worthington. No. 12. Squires vs. Linkins, executor. No. 12. Squires vs. Linkins, executor. No. 12. Squires vs. Linkins, executor. No. 12. Squires vs. Linkins appellant.

Circuit Court No. 2. Court Court No

did you say the name of this State is?' ing ghost in that cabin. I've heard about rings. On the table lay an array of by stipula ion. The name of this State," replied Miss you. Your gang has been cutting off playing cards and poker chips.

Dangerfield, "is North Carolina, and I my timber about long enough, and this have my opinion of any native American game of playing ghost to scare my men lone occupant reflected aloud, stifling a No. 10306. can who runs around Europe all the time, won't do."

Yawn; and he reached out, with careless and who can visit a place in this country "Stealing your timber?" And the stran-

Ardmore, "but that's no sign you had of the business you are engaged in, for a right to vote there. I shot Ballywinkle we're picking up all the gang and you've

ATLANTIO CITY, 17:09, 7:20, 11:00 a, m., 11:00, 11:00 p, m.)

"EVERY HOUR ON THE HOUR."

"EVERY HOUR ON THE HOUR."

"2:22, 15:00, 16:30, 7:20, 7:20, 18:00, 8:30, 7:20, 19:30, 10

ANNAPULIS, 120, 1807, 18

western, 10:10 p. m.—Daily—Roanoke, Bristol, Winston-Salem, Knoxville, Chattanooga, Nashville, New Orleans. Through Sleeper, Dining Cars.
4:10 a. m.—For Bristol, Knoxville, Chattanooga, Nashville, Chattanooga, Nashville, Chattanooga, Nashville, and Memphis. Washington-Memphis sleeper open 10 p. m.
For Norfolk—Leare Washington, 4:20 a. m., daily, 11:15 a. m. daily, except Sunday. Leave Richmond daily, Arrive Norfolk, 11:20 a. m., 5:20 p. m.
4:36 p. m.—Daily—Berryville, Luray, Shenandoah, Elkton. Trains from the Southwest arrive 6:50 a. m., 10:30 p. m., and 12:15 a. m.

BOOKBINDERS.

the forest on the south side of the State boundary.
"Thank you. The head of your gang is much more polite. He's sitting on his several hundred yards farther on, and overhanging the creek, he came upon the log cabin in which Big Paul had re
"Certainly. I was afraid to lock him in a room with bath for fear it might give him hydrophobia; but he's perfectly."

And Maggie's playing basket-ball. Find a football man. ANSWER TO YESTERDAY'S PUZZLE Red and Blue.

Court of Appeals.

submitted by Mr. M. N. Eichardson, of counsel for appellants, in support of petition; granted.

No. 2034. Strong vs. Andros: motion to strike out bill of exceptions and affirm judgment submitted by Mr. W. F. Columbus on behalf of counsel for appellee in support of motion and by Mr. J. H. Adriaaus in opposition thereto, with leave to appellant to file brief on motion if so advised.

No. 1934. Ockstadt vs. Bowles; argument continued by Mr. J. Taladawa Regular Traction Company.

No. 2006. Moore & Hill, Incorporated, vs. Breuninger; argument commenced by Mr. W. J. Lambert for appellant, concluded by Mr. P. M. Brown for appellee, continued by Mr. C. W. Clagett for appellee, and concluded by Mr. V. J. Lambert for appellant.

Patent appeal No. 585. W. A. Rogers, Limited,

ted. Attorneys, W. L. Hollins-F. McKee, C. Stetson, and D. T. Hassan.

Scandal Affecting Two State Executives.

Is the Appleweight Caso Responsible?
Rumors of Fatal Duel on State Line.

He read breathlessly the startling story that followed the head-lines, then rose

The captive showed signs of anger for The captive showed signs of anger for and ganced anxiously at his watch.

Scandal Affecting Two State Executives.

Rumors of Fatal Duel on State Line.

He read breathlessly the startling story that followed the head-lines, then rose appointing frustees to sell; bond, \$5,000. Attorneys.

J. H. Wilson and J. H. Wilson, jr.—A. E. Shownaker.

No. 2842. United States vs. Harry Brown; grand appointing frustees to sell; bond, \$5,000. Attorneys.

J. H. Wilson and J. H. Wilson, jr.—A. E. Shownaker.

No. 2849. Dulany, trustees, vs. Waggaman et al.; referred to auditor. Attorneys, and Thomas Murray; bousebreaking, attempt to rob, assault with dangerous weapon; verdict not guilty.

No. 28619. United States vs. Harry Brown; grand large, and ganced anxiously at his watch.

No. 28838. In re Oppenheim; order legalizing

JUSTICE WRIGHT.

No. 51704. United States to use Enameled Brick and Tile Company vs. Heine Safety Boiler Company;



IN THESE UP-TO-DATE DAYS. The boys and girls don't seem the same As boys and girls were once, at all; For Percy's doing fancy-work